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6 IN THE UNITED STATES DISTRICT COURT
7 FOR THE DISTRICT OF ARIZONA
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9 Pamela Goodman, an unmarried)
10 individual,

11 Plaintiff,

12 vs.

13 Staples the Office Superstore, LLC, a)
14 Delaware limited liability company,

15 Defendant.
16

No. CV 08-445-PHX-JAT

ORDER

17 The Court's Audio/Video Technologies Specialist has brought it to the Court's
18 attention that, in the course of instructing Plaintiff's counsel as to the uses of the courtroom
19 technology and equipment, Plaintiff's counsel indicated that he is planning to use Skype
20 and/or video conferencing to present witness testimony during the upcoming trial.

21 As pointed out by the Court during the Final Pretrial Conference, Plaintiff's counsel
22 has not made the required showing, pursuant to Federal Rule of Civil Procedure 43, to entitle
23 him to use such equipment during the trial.

24 Rule 43(a) requires, "At trial, the witnesses' testimony must be taken in open court
25 unless a federal statute, the Federal Rules of Evidence, these rules, or other rules adopted by
26 the Supreme Court provide otherwise. For good cause in compelling circumstances and with
27 appropriate safeguards, the court may permit testimony in open court by contemporaneous
28 transmission from a different location."

1 During the Final Pretrial Conference, the Court made clear that Plaintiff failed in
2 several particulars to show that she was entitled to submit such out-of-court testimony. *See*
3 Transcript of the Final Pretrial Conference, Doc. 330 at 53-54. The Court first advised
4 Plaintiff's counsel that it could not allow such testimony, as Plaintiff's counsel had made no
5 attempt to identify the specific witnesses from whom he sought to elicit out-of-court
6 testimony.¹ The Court then discussed Rule 43(a) and Plaintiff's counsel's failure to show
7 good cause or compelling circumstances² that would permit Plaintiff to present such
8 testimony.

9 Accordingly, the Court reaffirms that, in the absence of such a showing, no such
10 testimony will be permitted at trial. Further, any such showing would have to be made by
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12 ¹ As the Court noted during the Final Pretrial Conference, Plaintiff's Motion in
13 Limine to Permit Certain Witnesses to Testify at Trial by Telephone (Doc. 280)
14 "basically seeks a carte blanche order that would permit these unnamed, unidentified
15 folks to appear by some other means." (Doc. 330 at 53: 6-9).

16 ² The Advisory Committee Notes to Rule 43 explain the importance of the rule and
the type of circumstances that would justify allowing out-of-court testimony:

17 Contemporaneous transmission of testimony from a
18 different location is permitted only on showing good
19 cause in compelling circumstances. The importance of
20 presenting live testimony in court cannot be forgotten.
21 The very ceremony of trial and the presence of the
22 factfinder may exert a powerful force for truth-telling.
23 *Transmission cannot be justified merely by showing that*
it is inconvenient for the witness to attend the trial.

24 The most persuasive showings of good cause and
25 compelling circumstances are likely to arise when a
26 witness is unable to attend trial for unexpected reasons,
27 such as accident or illness, but remains able to testify
from a different place.

28 FED.R.CIV.P. 43 advisory committee's note to the 1996 amendment (emphasis added).

1 written motion sufficiently in advance of trial in order to give Defendants a fair chance to
2 respond and allow the Court to put adequate safeguards in place.³

3 DATED this 26th day of January, 2012.

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7 James A. Teilborg
8 United States District Judge
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10 ³ The importance of advance notice is also noted in the Advisory Committee's notes
11 to Rule 43:

12 A party who could reasonably foresee the circumstances
13 offered to justify transmission of testimony will have
14 special difficulty in showing good cause and the
15 compelling nature of the circumstances. Notice of a
16 desire to transmit testimony from a different location
17 should be given as soon as the reasons are known, to
18 enable other parties to arrange a deposition, or to secure
19 an advance ruling on transmission so as to know whether
20 to prepare to be present with the witness while testifying.

21 . . .

22 Safeguards must be adopted that ensure accurate
23 identification of the witness and that protect against
24 influence by persons present with the witness. Accurate
25 transmission likewise must be assured.

26 Other safeguards should be employed to ensure that
27 advance notice is given to all parties of foreseeable
28 circumstances that may lead the proponent to offer
testimony by transmission. Advance notice is important
to protect the opportunity to argue for attendance of the
witness at trial. Advance notice also ensures an
opportunity to depose the witness, perhaps by video
record, as a means of supplementing transmitted
testimony.

Id.